206-621-5302

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FROM: Joanne Bourguignon

DATE: July 7, 2003

App. No. 09/499,069 Filed: 02/04/2000

Inventor: Ted Eugene Wright

TOTAL PAGES TO BE SENT (including this cover sheet):

SEND TO:

NAME Errica Bembry COMPANY PTO

TELEPHONE

FAX 703.305.9835

Dear Ms. Bembry, in response to the attached paper and my subsequent conversation with Joe Narcavage, the Reply filed on May 27, 2003, was in compliance with practice guidelines. You will note that there was not a modification, addition or deletion to any of the claims. The Reply filed on May 27, 2003, only included Remarks. Therefore, a complete listing of all of the claims is not necessary. It is my understanding that Mr. Narcavage will also be sending you an email regarding this matter.

A reply to this matter is due on or before July 9, 2003. If I do not hear from you in the next two days, I will assume you have removed the July 9, 2003 due date

Should you have any questions or comments, please do not hesitate to contact us.

Joanne Bourguignon IP Paralegal 206.621.1933 (direct)



INITED STATES PATENT AND TRADEMARK OFFICE

206-621-5<u>3</u>02

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office Washington, DC 20201 www.uspto.gov

Paper No.

Notice of Non-Compliant Amendment (Voluntary Revised Practice)

The amendment filed 5000 under the voluntary revised amendment practice guidelines', published in the Official Gazette on February 25, 2003 (Amendments in a Revised Format Now Permitted, 1267 Off. Gazette 106), does not fully comply with minimal requirements of the voluntary practice. In order for the amendment to be entered, it must either (1) comply with the guidelines of the voluntary revised amendment practice (which practice invokes waivers of certain 37 CFR 1.121(a)-(d) requirements) or (2) comply with current 37 CFR 1.121 requirements. THE FOLLOWING ITEM(S) IN APPLICANT'S AMENDMENT CAUSES THE AMENDMENT TO BE NON-COMPLIANT WITH THE VOLUNTARY REVISED AMENDMENT PRACTICE. 1. A complete listing of all of the claims is not present in the amendment paper. 2. The listing of claims does not include the text of all claims currently under examination. 3. The claims of this amendment paper have not been presented in ascending numerical order. 4. Each claim has not been provided with a status identifier, and, as such, the individual status of each claim cannot be determined.

LIE: Check one of the following boxes:

5. Other:

PRELIMINARY AMENDMENT: Applicant is given ONE MONTH from the mail date of this letter to re-submit the amendment in compliance with either the guidelines of the revised amendment practice or current 37 CFR 1.121. Failure to comply with either the current 37 CFR 1.121 practice or with the voluntary practice will result in non-entry of the amendment and examination on the merits will commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.

AMENDMENT AFTER NON-FINAL ACTION: Since the above-mentioned reply appears to be a bona fide response, applicant is given a TIME PERIOD of ONE MONTH from the mailing of this notice within which to re-submit an amendment which complies with either the voluntary practice guidelines or current 37 CFR 1.121 in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(a).

Supervisory Legal Instruments Examiner (SLIE)

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For further explanation of the guidelines of the revised amendment format, please see the posted notice and sample amendment format at: http://www.uspto.gov/wcb/offices/pac/dapp/ople/preognotice/officeflyer.pdf and http://www.uspto.gov/wcb/offices/psc/dapp/ople/preognotice/formatrevamdtprac.pdf